## Casse3::07-cv-00109-VRW Document98 Filed 06/02/09 Page11of44

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11				
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14	SAN FRANCISCO DIVISION			
15	IN RE NATIONAL SECURITY AGENCY	) No. M:06-CV-01791-VRW )		
16	TELECOMMUNICATIONS RECORDS LITIGATION	) STIPULATION AND REQUEST FOR BRIEFING SCHEDULE AND		
17	This Document Solely Relates To:	) EXTENDED PAGE LIMITS ON PLAINTIFFS' MOTION		
18	Al-Haramain Islamic Foundation, Inc., <u>et</u> <u>al</u> .	) FOR PARTIAL SUMMARY ) JUDGMENT		
19	v. Obama, <u>et al</u> . (07-CV-109-VRW)	) Honorable Vaughn R. Walker		
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21		STATES DISTRICT CO.		
22		STATIA DE LES		
23		GRANTED		
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25		Judge Vaughn R Walker		
26		7/2/2009		
27		DISTRICT OF COM		
28	Stipulation And Request For Briefing Schedule And Ex	stended Page Limits On Plaintiffs' Motion For Partial		
40	Summary Judgment Al-Haramain Islamic Foundation, Inc. v. Obama (07-cv-	-109-VRW) (MDL06-cv-1791-VRW) -1-		

1	By this stipulation, the parties request the Court to approve the following briefing schedule			
2	for plaintiffs' motion for partial summary judgment scheduled for hearing on September 1, 2009			
3	•	July 10:	Plaintiffs' notice of motion and motion.	
4	•	August 5:	Government Defendants' opposition.	
5	•	August 19:	Plaintiffs' reply	
6	Addition	ally, plaintiffs r	equest an extension of the page limit for their notice of motion and	
7	motion to 35 pages, and an extension of the page limit for their reply to 20 pages. The			
8	Government Defendants do not object to plaintiffs' requested page limit extension, but request			
9	that, if the Court grants plaintiffs' request, it also extend the page limits for the Government			
10	Defendants' opposition by an equal amount (i.e. to 35 pages).			
11				
12	DATED this 16th day of June, 2009.			
13				
14	I, Jon B. Eisenberg, attest, under penalty of perjury, that concurrence in the filing of this			
15	document has been obtained from the other signatory, Anthony J. Coppolino.			
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19			/s/ Jon B. Eisenberg Jon B. Eisenberg, Calif. Bar No. 88278	
20	Attorney for the Plaintiffs			
21			Tettorney for the Financials	
22			/s/ Anthony J. Coppolino Anthony J. Coppolino	
23			Attorney for the Government Defendants	
24			Attorney for the Government Desendants	
25				
26 26				
20 27				
20	Stipulation An	d Request For Br	riefing Schedule And Extended Page Limits On Plaintiffs' Motion For Partial	

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28	Stipulation And Request For Briefing Schedule And Extended Page Limits On Plaintiffs' Motion For Partial Summary Judgment				

## **CERTIFICATE OF SERVICE**

1 RE: In Re National Secrurity Agency Telecommunications Records Litigation 2 MDL Docket No. 06-1791 VRW I am a citizen of the United States and employed in the County of San Francisco, State of 3 California. I am over eighteen (18) years of age and not a party to the above-entitled action. My 4 business address is Eisenberg and Hancock, LLP, 180 Montgomery Street, Suite 2200, San Francisco, CA, 94104. On the date set forth below, I served the following documents in the 5 manner indicated on the below named parties and/or counsel of record: STIPULATION AND REQUEST FOR BRIEFING SCHEDULE AND EXTENDED 6 PAGE LIMITS ON PLAINTIFFS' MOTION FOR PARTIAL SUMMARY 7 JUDGMENT Facsimile transmission from (415) 544-0201 during normal business hours, complete and 8 without error on the date indicated below, as evidenced by the report issued by the 9 transmitting facsimile machine. 10 **U.S. Mail**, with First Class postage prepaid and deposited in a sealed envelope at San Francisco, California. 11 By ECF: I caused the aforementioned documents to be filed via the Electronic Case XX12 Filing (ECF) system in the United States District Court for the Northern District of California, on all parties registered for e-filing in In Re National Security Agency Telecommunications Records Litigation, Docket Number M:06-cv-01791 VRW, and Al-13 Haramain Islamic Foundation, Inc., et al. v. Bush, et al., Docket Number C07-CV-0109-14 VRW. I am readily familiar with the firm's practice for the collection and processing of 15 correspondence for mailing with the United States Postal Service, and said correspondence 16 would be deposited with the United States Postal Service at San Francisco, California that same day in the ordinary course of business. 17 I declare under penalty of perjury that the foregoing is true and correct. Executed on June 16, 2009 at San Francisco, California. 18 19 /s/ Jessica Dean JESSICA DEAN 20 21 22 23 24 25 26 27

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